Exhibit S

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1
            SUPERIOR COURT OF THE STATE OF CALIFORNIA
 2
                   FOR THE COUNTY OF LOS ANGELES
 3
     ROCHELLE KRICH, an
     individual; HERSHIE
     KRICH, an individual,
 4
 5
               Plaintiff,
 6
                                    Case No. JCCP 4674 /
          VS.
                                    21STCV22952
 7
     JOHNSON & JOHNSON;
     JOHNSON & JOHNSON
     CONSUMER INC., a
 8
     subsidiary of JOHNSON &
 9
     JOHNSON; JOHNSON &
     JOHNSON INTERNATIONAL;
                                    Certified Transcript
10
     ALBERTSONS COMPANIES,
     INC., individually and as
11
     successor in interest to
     SAV-ON DRUG STORES, INC.;
12
     CYPRUS MINES CORPORATION;
     KMART CORPORATION; RALPHS
13
     GROCERY COMPANY; and DOES
     1 through 400, inclusive,
14
               Defendants.
15
                                    (Pages 1 - 143)
16
17
18
     Remote Deposition of: WILLIAM LONGO, Ph.D.
19
                February 20, 2024
     Taken on:
2.0
     Commencing at: 8:36 a.m.
21
22
23
                         EVANGELINE AYMOND
24
               Certified Shorthand Reporter #14469
25
                          FCRR, RPR, CCR
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WILLIAM LONGO, PH.D., on 02/20/2024 ROCHELLE KRICH, et al. vs JOHNSON & JOHNSON, et al.

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1	people, right, those individuals we just talked about?
2	A Correct.
3	Q And Mr. Hess, I believe you had testified
4	before, has been doing PLM analysis for almost 40 years.
5	Is that fair?
6	A Yeah, he could be reaching that now.
7	Q And how long has he worked at your lab, sir?
8	A Thirty-two, 33 years.
9	Q And have you ever had to train Mr. Hess on use
10	of the PLM?
11	A No.
12	Q I suspected so based on his extensive time
13	using them before or to date, rather.
14	Does that include
15	A He was actually trained by Walter McCrone
16	himself in a previous job he had before he hired him.
17	Q So Mr. Hess worked at McCrone and Associates?
18	A No. He went he took the course there.
19	Q I see.
20	A And it was actually Walter McCrone still
21	teaching the course back when he took it. Same with
22	Chris Dubour.
23	Q And so my understanding is at some point a
24	couple years ago your lab changed I think from an
25	Olympus to and I'll probably butcher this a Leica

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1	REPORTER'S CERTIFICATE
2	
3	I certify that the foregoing proceedings in
4	the within-entitled cause were remotely reported at the
5	time therein named; that said proceedings were remotely
6	reported by me, a duly Certified Shorthand Reporter of
7	the State of California, and were thereafter transcribed
8	into typewriting.
9	I further certify that I am not of counsel or
10	attorney for either or any of the parties to said cause
11	of action, nor in any way interested in the outcome of
12	the cause named in said cause of action.
13	IN WITNESS WHEREOF, I have hereunto set my
14	hand this date of February 23, 2024.
15	
16 17	Evangeline Aymord
18	Cvorigos stoj, s to
19	EVANGELINE L. AYMOND Certified Shorthand Reporter
20	State of California Certificate No. 14469
21	
22	
23	
24	
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